

H.R. 2172: Mr. BARRETT of Wisconsin.  
 H.R. 2273: Mr. GORDON, Mr. ANDREWS, Mr. ALLEN, Mr. CONDIT, Mr. GOODE, Mrs. MORELLA, and Mr. CLEMENT.  
 H.R. 2367: Mrs. CHENOWETH and Mr. CLYBURN.  
 H.R. 2409: Mr. WOLF and Mr. EVANS.  
 H.R. 2424: Mr. KLUG, Mr. QUINN, and Mr. STUPAK.  
 H.R. 2451: Mr. KENNEDY of Massachusetts.  
 H.R. 2456: Mr. BATEMAN, Mr. RADANOVICH, Mr. WHITFIELD, Mr. BALLENGER, and Mr. SHAW.  
 H.R. 2476: Mr. DELLUMS, Mr. DEFazio, Mr. OBERSTAR, Mr. FILNER, and Mr. EVANS.  
 H.R. 2480: Mr. COOK and Mr. FOLEY.  
 H.R. 2481: Mr. BONIOR, Mr. BALDACCI, Mr. BARCIA of Michigan, Mr. HOUGHTON, Mr. METCALF, Mr. PETERSON of Minnesota, Mr. SANDERS, Mr. HINCHEY, Mr. MCHUGH, and Mr. STUPAK.  
 H.R. 2488: Mr. PALLONE and Mr. GREENWOOD.  
 H.R. 2493: Mr. GOODLATTE.  
 H.R. 2502: Mr. CLEMENT.  
 H.R. 2523: Mr. BEREUTER.  
 H. Con. Res. 13: Mrs. CHENOWETH and Mr. BRADY.  
 H. Con. Res. 80: Ms. BROWN of Florida.  
 H. Res. 190: Mr. SMITH of Michigan.

### AMENDMENTS

Under clause 6 of rule XXIII, proposed amendments were submitted as follows:

H.R. 2267

OFFERED BY: MR. FOX OF PENNSYLVANIA

AMENDMENT No. 57: Page 117, after line 2, insert the following new section:

SEC. 617. None of the funds appropriated or otherwise made available by this Act may be obligated or expended, directly or indirectly, to make any payment to, provide any financial assistance to, or enter into any contract with, the Palestine Broadcasting Corporation, any affiliate or successor agency of such corporation, or any journalist employed by or representing such corporation.

H.R. 2267

OFFERED BY: MR. KLECZKA

AMENDMENT No. 58: Page 117, after line 2, insert the following:

SEC. 617. None of the funds appropriated to carry out this Act may be used to purchase

or install live fingerprint scanners in Immigration and Naturalization Service field offices or card scanners at Immigration and Naturalization Service centers unless the Immigration and Naturalization Service refunds, not later than 6 months after the date of the enactment of this Act, all fees paid to the Immigration and Naturalization Service for designated fingerprinting service certification under 8 C.F.R. § 103.2(e).

H.R. 2267

OFFERED BY MS. LOFGREN

AMENDMENT No. 59: Page 49, line 19, after the dollar amount insert "(reduced by \$26,100,000)"

Page 49, line 21, after the dollar amount insert "(reduced by \$26,100,000)"

Page 50, line 13, after the dollar amount insert "(increased by \$4,900,000)"

Page 50, line 23, after the dollar amount insert "(increased by \$4,900,000)"

Page 51, line 11, after the second dollar amount insert "(increased by \$4,900,000)"

Page 51, line 13, after the dollar amount insert "(increased by \$4,900,000)"

Page 51, line 18, after the dollar amount insert "(increased by \$4,900,000)"

H.R. 2267

OFFERED BY MRS. LOWEY

AMENDMENT No. 60: On page 51, line 16, after the dollar amount insert "(increased by \$1,000,000)".

On page 51, line 23, after the dollar amount insert "(reduced by \$1,000,000)";

H.R. 2267

OFFERED BY: MS. VELÁZQUEZ

AMENDMENT No. 61: Page 117, after line 2, insert the following:

SEC. 627. (a) IN GENERAL.—None of the funds appropriated to carry out this Act shall be used to deport or remove from the United States any alien who was provided by the Immigration and Naturalization Service one of the following identification numbers:

A76553660.

A76553650.

A76553651.

A76553661.

A76553858.

A76553862.

A76553863.

A76553876.

A76553877.

A76553665.

A76553659.

A76553658.

A76553679.

A76553678.

A76553681.

A76553654.

A74553078.

A74553079.

A74553077.

A76553683.

A76553674.

A76553652.

A76553692.

A76553649.

A76553673.

A76183163.

A76183162.

A76553653.

A76553686.

A76553688.

A76553664.

A76553871.

A76553888.

A76553684.

A76553887.

A76553657.

A76553672.

A76553685.

A76553655.

A76553688.

A76553667.

A76553682.

A76553680.

A74553085.

A74553076.

A76553690.

A76553691.

A76553698.

H.R. 2267

OFFERED BY: MS. WATERS

AMENDMENT No. 62: Page 38, after line 11, insert the following:

SEC. 110. Considering the increased need for resources to wage a full scale counter-narcotics attack in the Caribbean basin, the Drug Enforcement Administration shall allocate 5 of the additional agents provided in this title to assess the impact of the recent decision of the World Trade Organization to discontinue the special relationship of Caribbean countries to the European Union on trade and the erosion of the ability of Caribbean countries to be independent and on increased drug trafficking in the region. The Drug Enforcement Administration shall report the results of such assessment to Congress not later than September 25, 1998.